

of thousands and thousands of FBI agents across this country.

The intel community Inspector General and his investigators learned that Hillary Clinton's private server was, in fact, 100 percent certainty, hacked. It was reported by Richard Pollock.

I know who hacked, I know where the information went, and I can't dispute what Richard Pollock wrote last week. He said that Chinese intel were getting every one of Hillary Clinton's messages, including some of our most sensitive classified information.

Now, I didn't remember the story from November 6 of 2016, but I saw it recently, and it pointed out that Hillary Clinton was not only exposing our Nation's secrets and those who worked secretly for our Federal Government around the world; she was exposing people to extreme danger and potential loss of life through her unsecured, illegal, and, it turns out, criminal use of that server, not to mention the obstruction of justice when she got a subpoena and had the information sought destroyed.

But the good thing for her was that her friends controlled the Justice Department. They hated Donald Trump, and they were going to do everything they could to help her get elected. That is why I knew Peter Strzok was lying when I asked him about the investigator of the intel community, IG Frank Rucker, coming to him and Dean Chapelle and telling them: We now know for certain China has hacked all of Hillary Clinton's emails coming in and going out and gave them specifics.

We know Peter Strzok. We know from his texts from all he was doing, he was doing everything he could to protect Hillary Clinton from criminal prosecution and to help her defeat whoever the Republican would be, and especially Donald Trump. So it was certainly a lie when he says: Yeah, I remember Frank Rucker coming over and briefing; I don't remember what he briefed about.

He does remember what he briefed about because, when he heard those searing words that Hillary Clinton's server has been, for certain, hacked, he knew there was a problem, and he covered it up.

It takes courage to clean up a dirty justice system, especially when the dirt is at the very top. I was broken-hearted to read the words in Judge Ellis' opinion, a man who is clearly very intelligent, stays on top of the law, saw wrongdoing, saw impropriety, and I would compare him—I am tempted to compare him, but I won't compare him to Pontius Pilate because then some liberal would say: That means Gohmert is saying Manafort is Jesus, and I certainly am never going to say that.

I know Jesus. Jesus is a friend of mine. He is my savior, and I can promise you, Paul Manafort is no Jesus.

But the action of a judge saying "I see a problem with your prosecution

here" and then refusing to use the power within his control to right the wrongdoing of a justice system, and in this case the unconstitutionality, defies the judge's own words when he says:

Let us hope the people in charge of this prosecution, including the special counsel and the Assistant Attorney General, are such people.

Because just before, he had said:

The case is a reminder, ultimately, that our system of checks and balances and limitations on each branch's powers, although exquisitely designed, ultimately works only if people of virtue, sensitivity, courage, not affected by the winds of public opinion, choose to work within the confines of the law.

Then he says:

Let us hope the people in charge of the prosecution, including the special counsel and the Assistant Attorney General, are such people.

I can tell you, Mr. Speaker, they are not.

The judge says:

Although this case shall continue.

That is heartbreaking. The former judge and Chief Justice, you want people who are in judicial positions to have the courage to do the right thing. These people in charge of a runaway prosecution are attempting to commit a coup d'etat. They are engaged in a civil war to take down a President, the origins of which operation were fraudulent and were paid for by Hillary Clinton and the Democratic Party.

What has happened to the Department of Justice at the top and the FBI at the top is heartbreaking to people who have spent their lives dedicated to truth, justice, and our American constitution.

It turns out Judge Ellis—brilliant, knowing—intentionally walked away from his responsibility and did not show himself to be a person of virtue, sensitivity, and courage not affected by the winds of public opinion. That is a tragedy.

Mr. Speaker, I yield back the balance of my time.

ADJOURNMENT

Mr. GOHMERT. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 9 o'clock and 29 minutes p.m.), under its previous order, the House adjourned until tomorrow, Wednesday, September 5, 2018, at 10 a.m. for morning-hour debate.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

6094. A letter from the Director, Office of Management and Budget, Executive Office of The President, transmitting the Office's Sequestration Update Report to the President and Congress for Fiscal Year 2019, pursuant to 2 U.S.C. 904(e); Public Law 99-177, Sec.

254(e) (as amended Public Law 112-25, Sec. 103); (125 Stat. 246); to the Committee on Appropriations.

6095. A letter from the Counsel, Legal Division, Bureau of Consumer Financial Protection, transmitting the Bureau's final rule — Amendment to the Annual Privacy Notice Requirement Under the Gramm-Leach-Bliley Act (Regulation P) [Docket No.: CFPB-2016-0032] (RIN: 3170-AA60) received August 30, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

6096. A letter from the Assistant Secretary, Securities and Exchange Commission, transmitting the Commission's final rule — Disclosure Update and Simplification [Release No.: 33-10532; 34-83875; IC-33203; File No.: S7-15-16] (RIN: 3235-AL82) received August 23, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

6097. A letter from the Secretary, Securities and Exchange Commission, transmitting the Commission's final rule — Amendments to Municipal Securities Disclosure [Release No.: 34-83885; File No.: S7-01-17] (RIN: 3235-AL97) received August 23, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

6098. A letter from the Assistant Secretary for Legislation, Department of Health and Human Services, transmitting the FY 2017 Report on the Preventive Medicine and Public Health Training Grant Program, pursuant to 42 U.S.C. 295c(d); July 1, 1944, ch. 373, title VII, Sec. 768(d) (as amended by Public Law 111-148, Sec. 10501(m)); (124 Stat. 1002); to the Committee on Energy and Commerce.

6099. A letter from the Assistant Secretary for Legislation, Department of Health and Human Services, transmitting the Report on the Tenth Review of the Backlog of Postmarketing Requirements and Commitments, pursuant to 21 U.S.C. 355(k)(5)(B); June 25, 1938, ch. 675, Sec. 505(k)(5)(B) (as added by Public Law 110-85, Sec. 921); (121 Stat. 962); to the Committee on Energy and Commerce.

6100. A letter from the Assistant Secretary for Legislation, Department of Health and Human Services, transmitting the FY 2017 Report to Congress on the Nurse Education, Practice, Quality and Retention Programs, pursuant to 42 U.S.C. 296p-1(e); July 1, 1944, ch. 373, title VIII, Sec. 831A(e) (as amended by Public Law 111-148, Sec. 5309(b)); (124 Stat. 630); to the Committee on Energy and Commerce.

6101. A letter from the Chief of Staff, Media Bureau, Federal Communications Commission, transmitting the Commission's final rule — LPTV, TV Translator, and FM Broadcast Station Reimbursement [MB Docket No.: 18-214]; Expanding the Economic and Innovation Opportunities of Spectrum Through Incentive Auctions [GN Docket No.: 12-268] received August 27, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

6102. A letter from the Secretary, Department of the Treasury, transmitting a six-month periodic report on the national emergency with respect to persons who commit, threaten to commit, or support terrorism that was declared in Executive Order 13224 of September 23, 2001, pursuant to 50 U.S.C. 1641(c); Public Law 94-412, Sec. 401(c); (90 Stat. 1257) and 50 U.S.C. 1703(c); Public Law 95-223, Sec. 204(c); (91 Stat. 1627); to the Committee on Foreign Affairs.

6103. A letter from the Secretary, Department of the Treasury, transmitting a six-month periodic report on the national emergency with respect to Libya that was declared in Executive Order 13566 of February 25, 2011, pursuant to 50 U.S.C. 1641(c); Public